103D CONGRESS 2D SESSION

H. R. 3970

To amend the Internal Revenue Code of 1986 to clarify provisions relating to church pension benefit plans, to modify certain provisions relating to participants in such plans, to reduce the complexity of and to bring workable consistency to the applicable rules, to promote retirement savings and benefits, and for other purposes.

IN THE HOUSE OF REPRESENTATIVES

MARCH 8, 1994

Mr. Cardin introduced the following bill; which was referred to the Committee on Ways and Means

A BILL

To amend the Internal Revenue Code of 1986 to clarify provisions relating to church pension benefit plans, to modify certain provisions relating to participants in such plans, to reduce the complexity of and to bring workable consistency to the applicable rules, to promote retirement savings and benefits, and for other purposes.

- 1 Be it enacted by the Senate and House of Representa-
- 2 tives of the United States of America in Congress assembled,
- 3 SECTION 1. SHORT TITLE; AMENDMENT OF 1986 CODE.
- 4 (a) SHORT TITLE.—This Act may be cited as the
- 5 "Church Retirement Benefits Simplification Act of 1993".

- 1 (b) AMENDMENT OF 1986 CODE.—Except as other-
- 2 wise expressly provided, whenever in this Act an amend-
- 3 ment or repeal is expressed in terms of an amendment
- 4 to, or repeal of, a section or other provision, the reference
- 5 shall be considered to be made to a section or other provi-
- 6 sion of the Internal Revenue Code of 1986.
- 7 SEC. 2. NEW QUALIFICATION PROVISION FOR CHURCH
- 8 PLANS.
- 9 (a) IN GENERAL.—Subpart A of part I of subchapter
- 10 D of chapter 1 (relating to pension, profit-sharing, stock
- 11 bonus plans, etc.) is amended by adding after section 401
- 12 the following new section:
- 13 "SEC. 401A. QUALIFIED CHURCH PLAN.
- 14 "(a) GENERAL RULE.—For purposes of all Federal
- 15 laws, including this title, a qualified church plan shall be
- 16 treated as satisfying the requirements of section 401(a),
- 17 and all references in (or pertaining to) this title and such
- 18 laws to a plan described in section 401(a) shall include
- 19 a qualified church plan. Except as otherwise provided in
- 20 this section, no paragraph of section 401(a) shall apply
- 21 to a qualified church plan.
- 22 "(b) Definition of Qualified Church Plan.—
- 23 A plan is a qualified church plan if such plan meets the
- 24 following requirements:

1	"(1) Church plan requirement.—The plan
2	is a church plan (within the meaning of section
3	414(e)), and the election provided by section 410(d)
4	has not been made with respect to such plan.
5	"(2) Employee contributions are non-
6	FORFEITABLE.—An employee's rights in the employ-
7	ee's accrued benefit derived from the employee's own
8	contributions are nonforfeitable.
9	"(3) Vesting requirements.—The plan sat-
10	isfies the requirements of subparagraph (A) or (B).
11	"(A) 5-YEAR VESTING.—A plan satisfies
12	the requirements of this paragraph if an em-
13	ployee who has at least 5 years of service has
14	a nonforfeitable right to 100 percent of the em-
15	ployee's accrued benefit derived from employer
16	contributions.
17	"(B) 3- TO 7-YEAR VESTING.—A plan sat-
18	isfies the requirements of this paragraph if an
19	employee who has completed at least 3 years of
20	service has a nonforfeitable right to a percent-
21	age of the employee's accrued benefit derived
22	from employer contributions which is not less
23	than the percentage determined under the fol-
24	lowing table: Nonforfeitable
	"Years of service percentage 3 20 4 40

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1	"(C) Years of service.—For purposes of
2	this paragraph, an employee's years of service
3	shall be determined in accordance with any rea-
4	sonable method selected by the plan adminis-
5	trator.
6	"(4) Funding requirements.—The plan
7	meets the funding requirements of section 401(a)(7)
8	as in effect on September 1, 1974.
9	"(5) Additional requirements.—
10	"(A) The plan meets the requirements of
11	paragraphs (1), (2), (8), (9), (16), (17), (25),
12	(27), and (30) of section 401(a).
13	"(B) If the plan includes employees of an
14	organization which is not a church, the plan
15	meets the requirements of sections $401(a)(3)$
16	and 401(a)(6) (as in effect on September 1,
17	1974) and sections 401(a)(4), 401(a)(5), and
18	401(m).
19	For purposes of subparagraph (B), the plan admin-
20	istrator may elect to treat the portion of the plan
21	maintained by any organization (or organizations)
22	described in subparagraph (B) as a separate plan
23	(or plans).
24	"(c) Definitions and Special Rules.—

1	"(1) Church.—For purposes of this section,
2	the term 'church' means a church or a convention or
3	association of churches, including an organization
4	described in section 414(e)(3)(A) and an organiza-
5	tion described in section $414(e)(3)(B)(ii)$, other
6	than—
7	"(A) an organization described in section
8	170(b)(1)(A)(ii) above the secondary school
9	level (other than a school for religious training),
10	or
11	"(B) an organization described in section
12	170(b)(1)(A)(iii)—
13	"(i) which provides community service
14	for inpatient medical care of the sick or in-
15	jured (including obstetrical care); and
16	"(ii) not more than 50 percent of the
17	total patient days of which during any year
18	are customarily assignable to the cat-
19	egories of chronic convalescent and rest,
20	drug and alcoholic, epileptic, mentally defi-
21	cient, mental, nervous and mental, and tu-
22	berculosis, and care for the aged.
23	"(2) Satisfaction of trust provision.—A
24	plan shall not fail to be described in this section

1	merely because such plan is funded through an orga-
2	nization described in section 414(e)(3)(A) if—
3	"(A) such organization is subject to fidu-
4	ciary requirements under applicable State law
5	"(B) such organization is separately incor-
6	porated from the church or convention or asso-
7	ciation of churches which controls it or with
8	which it is associated;
9	"(C) the assets which equitably belong to
10	the plan are separately accounted for; and
11	"(D) under the plan, at any time prior to
12	the satisfaction of all liabilities with respect to
13	participants and their beneficiaries, such assets
14	cannot be used for, or diverted to, purposes
15	other than for the exclusive benefit of partici-
16	pants and their beneficiaries (except that this
17	paragraph shall not be construed to preclude
18	the use of plan assets to defray the reasonable
19	costs associated with administering the plan
20	and informing employees and employers of the
21	availability of the plan).
22	"(3) Certain sections apply.—Section 401
23	(b), (c), and (h) shall apply to a qualified church
24	plan.

"(4) Failure of one organization maintaining plan not to disqualify plan.—If one or more organizations maintaining a church plan fail to satisfy the requirements of subsection (b), such plan shall not be treated as failing to satisfy the requirements of this section with respect to other organizations maintaining such plan.

"(5) CERTAIN EMPLOYEES NOT CONSIDERED HIGHLY COMPENSATED AND EXCLUDED EMPLOY-EES.—For purposes of this section, no employee shall be considered an officer, person whose principal duties consist in supervising the work of other employees, or highly compensated employee if such employee during the year or the preceding year received compensation from the employer of less than \$50,000. For purposes of this section, there shall be excluded from consideration employees described in section 410(b)(3)(A). The Secretary shall adjust the \$50,000 amount under this paragraph at the same time and in the same manner as under section 415(d).

"(6) TIME FOR DETERMINATION OF APPLICABLE LAW.—Except where otherwise specified, the determination of whether a plan meets the requirements of subsection (b) shall be made in accordance

- with the provisions of this title as in effect imme-
- 2 diately following enactment of the Church Retire-
- 3 ment Benefits Simplification Act of 1993."
- 4 (b) Effect on Existing Plans.—A church plan
- 5 (within the meaning of section 414(e) of the Internal Rev-
- 6 enue Code of 1986) which is otherwise subject to the appli-
- 7 cable requirements of section 401(a) of such Code and
- 8 which has not made the election provided by section
- 9 410(d) of such Code shall not be subject to section 401A
- 10 of such Code, and shall remain subject to the applicable
- 11 requirements of section 401(a) of such Code, unless the
- 12 board of directors or trustees of an organization described
- 13 in section 414(e)(3)(A) of such Code, or other appropriate
- 14 governing body responsible for maintaining the plan,
- 15 adopts a resolution under which the church plan is made
- 16 subject to section 401A of such Code.

17 (c) Effective Dates.—

- 18 (1) IN GENERAL.—The amendment made by
- this section shall be effective for years beginning
- after December 31, 1993, except that the provisions
- of section 401A(b)(3) of the Internal Revenue Code
- of 1986 shall be effective for years beginning after
- December 31, 1994. No regulation or ruling under
- section 401(a) of such Code issued after December
- 25 31, 1992, shall apply to a qualified church plan de-

1	scribed in section 401A of such Code unless such
2	regulation or ruling is specifically made applicable
3	by its terms to qualified church plans.
4	(2) Prior years.—A church plan (within the
5	meaning of section 414(e) of such Code) shall not be
6	deemed to have failed to satisfy the applicable re-
7	quirements of section 401(a) of such Code for any
8	year beginning prior to January 1, 1994.
9	SEC. 3. RETIREMENT INCOME ACCOUNTS OF CHURCHES.
10	(a) IN GENERAL.—Section 403(b)(9) is amended to
11	read as follows:
12	"(9) Retirement income accounts pro-
13	VIDED BY CHURCHES, ETC.—
14	"(A) Amounts paid treated as con-
15	TRIBUTIONS.—For purposes of this title—
16	"(i) a retirement income account shall
17	be treated as an annuity contract described
18	in this subsection, and
19	"(ii) amounts paid by an employer de-
20	scribed in paragraph (1)(A) or by a church
21	or a convention or association of churches,
22	including an organization described in sec-
23	tion $414(e)(3)(A)$ or $414(e)(3)(B)(ii)$, to a
24	retirement income account shall be treated
25	as amounts contributed by the employer

for an annuity contract for the employee
on whose behalf such account is maintained.

"(B) Retirement income account.—
For purposes of this paragraph, the term 'retirement income account' means a program established or maintained by a church, a convention or association of churches, including an organization described in section 414(e)(3)(A), to provide benefits under this subsection for an employee described in paragraph (1) or an individual described in paragraph (13)(F), or their beneficiaries."

(b) Effective Dates.—

- (1) IN GENERAL.—The amendment made by this section shall be effective for years beginning after December 31, 1993.
- (2) PRIOR YEARS.—A church plan (within the meaning of section 414(e)) shall not be deemed to have failed to satisfy the applicable requirements of section 403(b) for any year beginning prior to January 1, 1994.

1	SEC. 4. CONTRACTS PURCHASED BY A CHURCH.
2	(a) Clarification of Applicable Non-
3	DISCRIMINATION REQUIREMENTS.—Subparagraph (D) of
4	section 403(b)(1) is amended to read as follows:
5	"(D) except in the case of a contract pur-
6	chased by a church, such contract is purchased
7	under a plan which meets the nondiscrimination
8	requirements of paragraph (12)(A), and".
9	(b) CERTAIN COVERAGE RULES APPLY.—Subpara-
10	graph (B) of section 403(b)(12) is amended to read as
11	follows:
12	"(B) CERTAIN REQUIREMENTS.—If a con-
13	tract purchased by a church is purchased under
14	a church plan (within the meaning of section
15	414(e)) by—
16	"(i) an organization described in sec-
17	tion 170(b)(1)(A)(ii) above the secondary
18	school level (other than a school for reli-
19	gious training), or
20	"(ii) an organization described in sec-
21	tion 170(b)(1)(A)(iii)—
22	"(I) which provides community
23	service for inpatient medical care of
24	the sick or injured (including obstetri-
25	cal care), and

1	"(II) no more than 50 percent of
2	the total patient days of which during
3	any year are customarily assignable to
4	the categories of chronic convalescent
5	and rest, drug and alcoholic, epileptic,
6	mentally deficient, mental, nervous
7	and mental, and tuberculosis, and
8	care for the aged,
9	the plan meets the requirements of sec-
10	tions $401(a)(3)$ and $401(a)(6)$, as in effect
11	on September 1, 1974, and sections
12	401(a)(4), $401(a)(5)$, $401(a)(17)$, and
13	401(m).
14	For purposes of this subparagraph, the plan ad-
15	ministrator may elect to treat the portion of the
16	plan maintained by any organization (or organi-
17	zations) described in this subparagraph as a
18	separate plan (or plans)."
19	(c) Special Rules for Churches.—Section
20	403(b) is amended by adding the following new paragraph
21	at the end thereof:
22	"(13) Definitions and special rules.—
23	"(A) Contract purchased by a
24	CHURCH.—For purposes of this subsection, the
25	term 'contract purchased by a church' includes

1	an annuity described in section 403(b)(1), a
2	custodial account described in section
3	403(b)(7), and a retirement income account de-
4	scribed in section 403(b)(9).
5	"(B) Church.—For purposes of this sub-
6	section, the term 'church' means a church or a
7	convention or association of churches, including
8	an organization described in section
9	414(e)(3)(A) or section 414(e)(3)(B)(ii).
10	"(C) Vesting.—In the case of a contract
11	purchased by a church under a church plan
12	(within the meaning of section 414(e))—
13	"(i) sections $403(b)(1)(C)$ and
14	403(b)(6) shall not apply;
15	"(ii) such contract is not described in
16	this subsection unless an employee's rights
17	in the employee's accrued benefit under
18	such contract which is attributable to con-
19	tributions made pursuant to a salary re-
20	duction agreement are nonforfeitable; and
21	"(iii) such contract is not described in
22	this subsection unless the plan satisfies the
23	requirements of either of the following:
24	"(I) The plan provides that an
25	employee who has at least 5 years of

service has a nonforfeitable right to 100 percent of the employee's accrued benefit derived from employer contributions.

"(II) The plan provides that an employee who has completed at least 3 years of service has a nonforfeitable right to a percentage of the employee's accrued benefit derived from employer contributions which percentage is not less than the percentage determined under the following table:

	Nonforfeitable	
'Years of service	percentage	
3	. 20	
4	. 40	
5	. 60	
6	. 80	
7 or more	100.	

For purposes of clause (iii), an employee's years of service shall be determined in accordance with any reasonable method selected by the plan administrator.

"(D) FAILURE OF ONE ORGANIZATION MAINTAINING PLAN NOT TO DISQUALIFY PLAN.—In the case of a contract purchased by a church under a church plan (within the meaning of section 414(e)), if one or more organizations maintaining the church plan fails to sat-

isfy the requirements of this section, such plan
shall not be treated as failing to satisfy the requirements of this section with respect to other
organizations maintaining such plan.

"(E) CERTAIN EMPLOYEES NOT CONSIDERED HIGHLY COMPENSATED AND EXCLUDED

ERED HIGHLY COMPENSATED AND EXCLUDED EMPLOYEES.—For purposes of this subsection, no employee for whom a contract is purchased by a church shall be considered an officer, person whose principal duties consist in supervising the work of other employees, or highly compensated employee if such employee during the year or the preceding year received compensation from the employer of less than \$50,000. For purposes of this subsection, there shall be excluded employees described in section 410(b)(3)(A). The Secretary shall adjust the \$50,000 amount under this subparagraph at the same time and in the same manner as under section 415(d).

"(F) CERTAIN MINISTERS MAY PARTICI-PATE.—For purposes of this subsection—

"(i) IN GENERAL.—The term 'employee' shall include a duly ordained, commissioned, or licensed minister of a church

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in the exercise of his or her ministry who is a self-employed individual (within the meaning of section 401(c)(1)(B)) or any duly ordained, commissioned, or licensed minister of a church in the exercise of his or her ministry who is employed by an organization other than an organization described in section 501(c)(3).

"(ii) Treatment as employer and employee.—A self-employed minister described in clause (i) shall be treated as his or her own employer which is an organization described in section 501(c)(3) and which is exempt from tax under section 501(a). Such an employee who is employed by an organization other than an organization described in section 501(c)(3) shall be treated as employed by an organization described in section 501(c)(3) and which is exempt from tax under section 501(a).

"(iii) Compensation.—In determining the compensation of a self-employed minister described in clause (i), the earned income (within the meaning of section 401(c)(2)) of such minister shall be sub-

stituted for 'the amount of compensation which is received from the employer' under paragraph (3).

In determining the years of service of a self-employed minister described in clause (i), the years (and portions of years) in which such minister was a self-employed individual (within the meaning of section 401(c)(1)(B)) shall be included for purposes of paragraph (4).

"(G) TIME FOR DETERMINATION OF APPLICABLE LAW.—Except where otherwise specified, the determination of whether a contract purchased by a church meets the requirements of this subsection shall be made in accordance with the provisions of this title as in effect immediately following enactment of the Church Retirement Benefits Simplification Act of 1993."

(d) EFFECTIVE DATES.—

(1) IN GENERAL.—The amendments made by this section shall be effective for years beginning after December 31, 1993, except that the provisions of section 403(b)(13)(C)(iii) of the Internal Revenue Code of 1986 shall be effective for years beginning after December 31, 1994. No regulation or ruling is-

sued under section 401(a) or 403(b) of such Code 1 2 after December 31, 1993, shall apply to a contract purchased by a church unless such regulation or rul-3 ing is specifically made applicable by its terms to such contracts. For purposes of applying the exclu-5 6 sion allowance of section 403(b)(2) of such Code and 7 the limitations of section 415 of such Code, any con-8 tribution made after December 31, 1994, which is 9 forfeitable pursuant to section 403(b)(13)(C) of such 10 Code shall be treated as an amount contributed to 11 the contract in the year for which such contribution is made and not in the year the contribution be-12 13 comes nonforfeitable.

(2) PRIOR YEARS.—A church plan (within the meaning of section 414(e) of such Code) shall not be deemed to have failed to satisfy the applicable requirements of section 403(b) of such Code for any year beginning prior to January 1, 1993.

19 SEC. 5. CHANGE IN DISTRIBUTION REQUIREMENT FOR RE-

20 TIREMENT INCOME ACCOUNTS.

- 21 (a) IN GENERAL.—Subparagraph (A) of section 22 403(b)(11) is amended by inserting "or, in the case of a 23 retirement income account described in paragraph (9),
- 24 within the meaning of section 401(k)(2)" after "section
- 25 72(m)(7)".

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- 1 (b) Effective Date.—The amendment made by
- 2 this section shall be effective for years beginning after De-
- 3 cember 31, 1988.
- 4 SEC. 6. REQUIRED BEGINNING DATE FOR DISTRIBUTIONS
- 5 UNDER CHURCH PLANS.
- 6 (a) IN GENERAL.—Subparagraph (C) of section
- 7 401(a)(9) is amended by striking the last sentence and
- 8 inserting the following new sentence: "For purposes of this
- 9 subparagraph, the term 'church plan' has the meaning
- 10 given such term by section 414(e)."
- 11 (b) Effective Date.—The amendment made by
- 12 this section shall be effective as if included in the provision
- 13 of the Tax Reform Act of 1986 to which such amendment
- 14 relates.
- 15 SEC. 7. PARTICIPATION OF MINISTERS IN CHURCH PLANS.
- 16 (a) IN GENERAL.—Section 414 is amended by adding
- 17 the following new subsection:
- 18 "(u) Special Rules for Ministers.—Notwith-
- 19 standing any other provision of this title, if a duly or-
- 20 dained, commissioned, or licensed minister of a church in
- 21 the exercise of his or her ministry participates in a church
- 22 plan (within the meaning of section 414(e)), then—
- "(1) such minister shall be excluded from con-
- sideration for purposes of applying sections
- 25 401(a)(3), 401(a)(4), and 401(a)(5), as in effect on

- 1 September 1, 1974, and sections 401(a)(4),
- 2 401(a)(5), 401(a)(26), 401(k)(3), 401(m),
- 403(b)(1)(D) (including section 403(b)(12)), and
- 4 410 to any stock bonus, pension, profit-sharing, or
- 5 annuity plan (including an annuity described in sec-
- 6 tion 403(b) or a retirement income account de-
- 7 scribed in section 403(b)(9)) described in this part.
- 8 For purposes of this part, the church plan in which
- 9 such minister participates shall be treated as a plan
- or contract meeting the requirements of section
- 11 401(a), 401A, or 403(b) (including section
- 403(b)(9)) with respect to such minister's participa-
- tion; and
- 14 "(2) such minister shall be excluded from con-
- sideration for purposes of applying an applicable sec-
- tion to any plan providing benefits described in an
- 17 applicable section.
- 18 For purposes of paragraph (2), the term 'applicable sec-
- 19 tion' means section 79(d), section 105(h), paragraphs (1),
- 20 (2), and (3) of section 120(c), section 125(b), section
- 21 127(b)(2), and paragraphs (2), (3), and (8) of section
- 22 129(d)."
- 23 (b) Effective Date.—The amendment made by
- 24 this section shall be effective for years beginning before,
- 25 on, or after December 31, 1993.

SEC. 8. CERTAIN RULES AGGREGATING EMPLOYEES NOT 2 TO APPLY TO CHURCHES, ETC. 3 (a) IN GENERAL.—Section 414 is amended by adding the following new subsection: 4 "(v) CERTAIN RULES AGGREGATING EMPLOYEES 5 Not To Apply to Churches, Etc.— 7 "(1) IN GENERAL.—If the election provided by paragraph (3) is made, for purposes of sections 8 401(a)(3), 401(a)(4), and 401(a)(5), as in effect on 9 10 September 1, 1974, and sections 401(a)(4), 11 401(a)(5), 401(a)(17), 401(a)(26), 401(h), 401(m), 12 410(b), 411(d)(1), and 416, subsections (b), (c), (m), (o), and (t) of this section shall not apply to 13 treat the employees of church-related organizations 14 15 as employed by a single employer, except in the case 16 of employees of church-related organizations which 17 are not exempt from tax under section 501(a) and 18 which have a common, immediate parent. 19 "(2) Definition of Church-related orga-20 NIZATION.—For purposes of this subsection, the 21 term 'church-related organization' means a church 22 or a convention or association of churches, an orga-23 nization described in section 414(e)(3)(A), an orga-24 nization described in section 414(e)(3)(B)(ii), or an

organization the employees of which would be aggre-

- gated with the employees of such organizations but for the election provided by paragraph (3).
- "(3) ELECTION TO DISAGGREGATE.—The provisions of this subsection shall apply if a church-related organization makes an election for itself and other church-related organizations (in such form and manner as the Secretary may by regulations prescribe) on or before the last day of the first plan year beginning on or after January 1, 1996."
- 10 (b) EFFECTIVE DATE.—The amendment made by 11 this section shall be effective as if included in the provi12 sions of Public Law 93–406, Public Law 98–369, and 13 Public Law 99–514 to which such amendment relates.
- 14 SEC. 9. SELF-EMPLOYED MINISTERS TREATED AS EMPLOY-
- 15 EES FOR PURPOSES OF CERTAIN WELFARE
 16 BENEFIT PLANS AND RETIREMENT INCOME
 17 ACCOUNTS.
- 18 (a) IN GENERAL.—Section 7701(a)(20) is amended 19 to read as follows:
- ing the provisions of section 79 with respect to group-term life insurance purchased for employees, for the purpose of applying the provisions of sections 104, 105, and 106 with respect to accident or health insurance or accident or health plans, for the pur-

pose of applying the provisions of section 101(b) 1 2 with respect to employees' death benefits, for the purpose of applying the provisions of subtitle A with 3 respect to contributions to or under a stock bonus, pension, profit-sharing, or annuity plan, and with re-5 spect to distributions under such a plan, or by a 6 7 trust forming part of such a plan, and for purposes of applying section 125 with respect to cafeteria 8 plans, the term 'employee' shall include a duly or-9 10 dained, commissioned, or licensed minister of a church in the exercise of his or her ministry who is 11 a self-employed individual (within the meaning of 12 13 section 401(c)(1)(B)) or a full-time life insurance 14 salesman who is considered an employee for the pur-15 pose of chapter 21, or in the case of services performed before January 1, 1951, who would be con-16 17 sidered an employee if his services were performed during 1951.'' 18

19 (b) EFFECTIVE DATE.—The amendment made by 20 this section shall be effective for years beginning before,

21 on, or after December 31, 1993.

1	SEC. 10. DEDUCTIONS FOR CONTRIBUTIONS BY CERTAIN
2	MINISTERS TO RETIREMENT INCOME AC-
3	COUNTS.
4	(a) In General.—Section 404(a) is amended by
5	adding the following new paragraph:
6	"(10) Contributions by Certain ministers
7	TO RETIREMENT INCOME ACCOUNTS.—In case con-
8	tributions are made by a minister described in sec-
9	tion 403(b)(13)(F) to a retirement income account
10	described in section 403(b)(9) and not by a person
11	other than such minister, such contributions shall be
12	treated as made to a trust which is exempt from tax
13	under section 501(a) which is part of a plan which
14	is described in section 401(a) and shall be deductible
15	under this subsection to the extent such contribu-
16	tions do not exceed the exclusion allowance of such
17	minister, determined under section 403(b)(2)."
18	(b) Effective Date.—The amendment made by
19	this section shall be effective for years beginning after De-
20	cember 31, 1993.
21	SEC. 11. MODIFICATION FOR CHURCH PLANS OF RULES
22	FOR PLANS MAINTAINED BY MORE THAN ONE
23	EMPLOYER.
24	(a) IN GENERAL.—Section 413(c) is amended by
25	adding the following new paragraph:

1	"(8) Church plans maintained by more
2	THAN ONE EMPLOYER.—A church plan (within the
3	meaning of section 414(e)) maintained by more than
4	one employer, and with respect to which the election
5	provided by section 410(d) has not been made,
6	which commingles assets solely for purposes of in-
7	vestment and pooling for mortality experience to
8	provide to participants annuities computed with ref-
9	erence to the balance in the participants' accounts
10	when such accounts become payable shall not be
11	treated as a single plan maintained by more than
12	one employer under this subsection. The rules pro-
13	vided by this paragraph shall apply for purposes of
14	applying section 403(b)(12) to such church plan."
15	(b) Effective Date.—The amendment made by
16	this section shall be effective for years beginning before,
17	on, or after December 31, 1993.
18	SEC. 12. SECTION 457 NOT TO APPLY TO DEFERRED COM-
19	PENSATION OF A CHURCH.
20	(a) IN GENERAL.—Paragraph (13) of section 457(e)
21	is amended to read as follows:
22	"(13) Special rule for churches.—The
23	term 'eligible employer' shall not include a church
24	(within the meaning of section $401A(c)(1)$)."

- 1 (b) Effective Date.—The amendment made by
- 2 this section shall apply to taxable years beginning after
- 3 December 31, 1978.
- 4 SEC. 13. CHURCH PLAN MODIFICATION TO SEPARATE AC-
- 5 **COUNT REQUIREMENT OF SECTION 401(h).**
- 6 (a) Exception to Separate Account Require-
- 7 MENT.—Section 401(h) is amended by adding the follow-
- 8 ing new sentence at the end thereof: "Notwithstanding the
- 9 preceding sentence, in the case of a pension or annuity
- 10 plan that is a church plan (within the meaning of section
- 11 414(e)) which is maintained by more than one employer,
- 12 paragraph (6) shall not apply to an employee who is a
- 13 key employee for purposes of section 416 solely because
- 14 such employee is described in section 416(i)(1)(A)(i) (re-
- 15 lating to officers having an annual compensation greater
- 16 than 150 percent of the amount in effect under section
- 17 415(c)(1)(A))."
- 18 (b) Application of Section 415(l).—Section
- 19 415(l)(1) is amended to read as follows:
- 20 "(1) IN GENERAL.—For purposes of this sec-
- 21 tion, the following shall be treated as an annual ad-
- dition to a defined contribution plan for purposes of
- subsection (c):

1	"(A) Contributions allocated to any indi-
2	vidual medical account which is part of a pen-
3	sion or annuity plan.
4	"(B) The actuarially determined amount of
5	prefunding for the insurance value of benefits
6	which are—
7	"(i) described in section 401(h);
8	"(ii) paid under a pension or annuity
9	plan that is a church plan (within the
10	meaning of section 414(e));
11	"(iii) paid under a plan maintained by
12	more than one employer; and
13	"(iv) payable solely to an employee
14	who is a key employee for purposes of sec-
15	tion 415 solely because such employee is
16	described in section $416(i)(1)(A)(i)$ (relat-
17	ing to officers having an annual compensa-
18	tion greater than 150 percent of the
19	amount in effect under section
20	415(c)(1)(A)), his spouse, or his depend-
21	ents.
22	Subparagraph (B) of section (c)(1) shall not
23	apply to any amount treated as an annual addi-
24	tion under the preceding sentence."

- 1 (c) Effective Date.—The amendment made by
- 2 this section shall apply to years beginning after March 31,
- 3 1984.
- 4 SEC. 14. RULE RELATING TO INVESTMENT IN CONTRACT
- 5 NOT TO APPLY TO FOREIGN MISSIONARIES.
- 6 (a) IN GENERAL.—The last sentence of section 72(f)
- 7 is amended to read as follows: "The preceding sentence
- 8 shall not apply to amounts which were contributed by the
- 9 employer, as determined under regulations prescribed by
- 10 the Secretary, to provide pension or annuity credits, to
- 11 the extent such credits are attributable to services per-
- 12 formed before January 1, 1963, and are provided pursu-
- 13 ant to pension or annuity plan provisions in existence on
- 14 March 12, 1962, and on that date applicable to such serv-
- 15 ices, or to provide pension or annuity credits for foreign
- 16 missionaries (within the meaning of section
- 17 403(b)(2)(D)(iii))."
- 18 (b) Effective Date.—The amendment made by
- 19 this section shall apply to taxable years beginning after
- 20 December 31, 1993.
- 21 SEC. 15. REPEAL OF ELECTIVE DEFERRAL CATCH-UP LIMI-
- 22 TATION FOR RETIREMENT INCOME AC-
- counts.
- 24 (a) IN GENERAL.—Clause (iii) of section
- 25 402(g)(8)(A) is amended to read as follows:

"(iii) except in the case of elective de-1 2 ferrals under a retirement income account described in section 403(b)(9), the excess 3 of \$5,000 multiplied by the number of years of service of the employee with the qualified organization over the employer 6 7 contributions described in paragraph (3) made by the organization on behalf of such 8 employee for prior taxable years (deter-9 mined in the manner prescribed by the 10 Secretary)." 11

12 (b) EFFECTIVE DATE.—The amendment made by 13 this section shall be effective as if included in the provision 14 of the Tax Reform Act of 1986 to which such amendment 15 relates.

16 SEC. 16. CHURCH PLANS MAY ANNUITIZE BENEFITS.

(a) IN GENERAL.—A retirement income account described in section 403(b)(9) of the Internal Revenue Code of 1986, a church plan (within the meaning of section 414(e) of such Code) that is a plan described in section 401(a) or 401A of such Code, or an account which consists of qualifed voluntary employee contributions described in section 219(e)(2) of such Code (as in effect before the date of the enactment of the Tax Reform Act of 1986) and earnings thereon, shall not fail to be described in such sec-

- 1 tions merely because it pays benefits to participants (and
- 2 their beneficiaries) from a pool of assets administered or
- 3 funded by an organization described in section
- 4 414(e)(3)(A) of such Code, rather than through the pur-
- 5 chase of annuities from an insurance company.
- 6 (b) Effective Date.—This provision shall be effec-
- 7 tive for years beginning before, on, or after December 31,
- 8 1993.
- 9 SEC. 17. CHURCH PLANS MAY INCREASE BENEFIT PAY-
- 10 MENTS.
- 11 (a) IN GENERAL.—A retirement income account de-
- 12 scribed in section 403(b)(9) of the Internal Revenue Code
- 13 of 1986, a church plan (within the meaning of section
- 14 414(e) of such Code) that is a plan described in section
- 15 401(a) or 401A of such Code, or an account which consists
- 16 of qualified voluntary employee contributions described in
- 17 section 219(e)(2) of such Code (as in effect before the date
- 18 of the enactment of the Tax Reform Act of 1986) and
- 19 earnings thereon, shall not fail to be described in such sec-
- 20 tions merely because it provides benefit payments to par-
- 21 ticipants (and their beneficiaries)—
- 22 (1) to take into account the investment per-
- formance of the underlying assets or favorable inter-
- est or mortality experience, or

1	(2) that increase in an amount not in excess of
2	5 percent per year.
3	(b) Effective Date.—This provision shall be effec-
4	tive for years beginning before, on, or after December 31,
5	1993.
6	SEC. 18. RULES APPLICABLE TO SELF-INSURED MEDICAL
7	REIMBURSEMENT PLANS NOT TO APPLY TO
8	PLANS OF CHURCHES.
9	(a) In General.—Section 105(h) is amended by
10	adding the following new paragraph:
11	"(11) Plans of Churches.—This subsection
12	shall not apply to a plan maintained by a church
13	(within the meaning of section $401A(c)(1)$)."
14	(b) Effective Date.—The amendment made by
15	this section shall be effective for years beginning before,
16	on, or after December 31, 1993.
17	SEC. 19. RETIREMENT BENEFITS OF MINISTERS NOT SUB-
18	JECT TO TAX ON NET EARNINGS FROM SELF-
19	EMPLOYMENT.
20	(a) IN GENERAL.—Section 1402(a)(8) (defining net
21	earning from self-employment) is amended by inserting ",
22	but shall not include in such net earning from self-employ-
23	ment any retirement benefit received by such individual
24	from a church plan (as defined in section 414(e))" before
25	the semicolon at the end.

- 1 (b) Effective Date.—The amendments made by
- 2 this section shall apply to years beginning before, on, or
- 3 after December 31, 1993.

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